

HOME NEWS

—Messrs. Wise and M. F. Herold, of Frost were in town Tuesday.

—About 8 inches of snow last Saturday.

—The grip abateth, but measles are still coming out.

—We learn from the Charleston Gazette that the C. & O. R. R. is surveying a road up Gauley river.

—M. D. McGlaughlin Esq., of near this city was on a business trip to Greenbrier county last week.

—G. W. Wagner, Esq., shot at a man breading into his stable Tuesday night.

—The lumbermen who are waiting for the drive at this place amuse themselves with the boxing gloves.

—The Brown's creek school, being taught by Miss Dosta Sharp closes Saturday.

—Messrs. M. J. and Isaac Mc Neel, of Mill Point, were in town Monday.

—Justice Grose was over at Buena Vista, Va., last week, attending a meeting of the Greenbrier and Pocahontas Development Company.

—Mr. Jas. B. Canfield's Gordonsville, Va. Gazette is for sale, at a great bargain, as he wishes to change his location and business.

—On last Tuesday morning a fire in Charlottesville, Va., consumed the stables, four cars, and six mules of the Charlottesville street railway.

—Miss Lillie Davis, daughter of Hon. John J. Davis, of Clarksburg, was married on the 4th inst. to Mr. John A. Preston, Prosecuting Attorney of Greenbrier Co.

—Capt. A. F. Mathews, of Lewisburg, W. Va., and N. J. Brown, Esq., of Pocahontas, W. Va., are in town, attending a meeting of Greenbrier Investment Company.

—Mrs. H. M. Lockridge has purchased from her husband the dry goods and notion store on Magnolia Avenue, where she will be pleased to see her friends.—Buena Vista Advocate.

—A Hindoo baby is named when it is twelve days old, and usually by the mother. The names the father calls it then, especially nights wouldn't usually look well on a visiting card.

—Oliver Ervine, who was sent to the penitentiary from this county about two years ago has served his sentence and is on the outside again, as we learn from a note from his father.

—Died, Mr. Wm. J. Moore, of Augusta Co., formerly a few months ago of Mingo Flats, Randolph Co., died at the latter place last week. We did not learn the cause of his death, but suppose it was la grippe. Mr. Moore while a resident of Randolph Co., was a highly respected and influential stock dealer, and was very well known in this county as a gentleman in every sense of the word.

—Died, Mrs. Margaret Dilley, wife of J. W. Dilley, Esq., a few miles from this place last Friday morning, aged, we suppose, about 60 years. She had been an invalid for several years, though we did not learn the immediate cause of her death. She leaves a husband and several children to mourn her loss. "Say not 'Good night,' but in some brighter clime bid me good morning."

—The National Religious Liberty Association, Battle Creek, Mich., will accept our grateful thanks for a 368 page book, beautifully bound in cloth, entitled "American State Papers," bearing on Sunday Legislation, compiled and annotated by William Addison Blakely, counsel or at law. This is a very valuable and interesting book, and should be read by every one.

—Quarterly meeting commences here next Saturday.

—A terrible mine explosion is reported from Peach Run. Six bodies, mutilated and blackened have been recovered. The explosion was not in the mine, but at a point where the men were at work making a double track to the mine. Three settlements of dynamite had been placed. One failed to explode, and the men all returned to the blast, when it exploded.

—A correspondent to the Register writes as follows from Marlinton: "The boom at this place is still coming on. Several new buildings nearing completion, two stores, printing office, drug store, dwellings and a livery stable. The stable is owned by two Yorkshire Englishmen, and one of them is a son of a rector, and their passion is for horses. They own several of their own, and they also care for a number of blooded horses, the property of Col. McGraw, one of the chief promoters of the new city. On pleasant evenings one may see a six thousand dollar racer going through the regulation paces—getting ready for his work next spring near New York and elsewhere."

—Mr. Spurgeon, the great London preacher, died at Mentone, Italy, Jan. 31st, at 11 o'clock P. M. aged fifty-eight years. He suffered for many years from gout, which finally went to his head. He had been unconscious since that morning. He did not recognize his wife and daughter. He refused all food, and milk that was forced down his throat was not retained. A host of telegrams of sympathy were received by members of the dying pastor's family. In his illness, which began seven months ago and passed through many vicissitudes, he has had world-wide sympathy, and his devoted congregation in London have been entering in their petitions to the Lord for his recovery.

GREEN BANK BREVITIES.

There was a very small attendance at the quarterly meeting at this place, owing to the rain. Rev. S. G. Ferguson preached some very interesting sermons.

We had a 10 inch snow last week, and the thermometer registered 10 degrees below zero last Friday night.

The grip is disappearing from our vicinity. All are improving and no new cases.

Green Bank has a good show for a railroad.

There is talk of a tannery starting up in Green Bank in the near future.

H. A. Yeager, Esq., of Marlinton passed through our village last Sunday.

Joseph Kerr and Miss Lula Rock, are off to Greenbrier Co., to see a Mrs. Seriggs, who is dangerously ill.

C. H.

Engaged to her Victim.

Alice Mitchell who cut the throat of her girl friend, Freda Ward, at Memphis, Tenn, is now in jail in that city. All efforts to interview Miss Mitchell have failed, but a reporter learned from good authority what passed between her and her counsel. On other subjects she seemed to be perfectly rational, but she did not realize the enormity of the deed.

"I killed Freda," said she, "because I loved her and she refused to marry me. I asked her to marry me three times, and at last she consented. We were going to marry here and go to St. Louis."

"What did you intend to do in St. Louis?" asked one of her attorneys.

"Oh, I do not know, but when Freda promised to marry me I was so happy. I sent her an engagement ring, and she wore it for a time, but it was returned to me, and I was miserable. I could not bear

to be separated from her, and I resolved to kill her. I would rather she were dead than away from me."

The girl then asked one of the lawyers where Freda was. She was told that the body was at Steibly and Hinton's.

"Oh, Mamma," she said: "If I could only see her. Please let me go and see her. If I could only lie down by her side I would be so happy."

The letters that she wrote to Freda are full of most endearing terms, and go to show that the girl eagerly looked forward to the time when she could make Freda her wife. Strange to say from what can be learned, Freda herself seemed to be infatuated with Alice, and willingly assented to the proposed marriage. The time had been arranged and the affair was to have been in the nature of an elopement.

POCAHONTAS DEVELOPMENT COMPANY.

Mr. Brown M. Yeager has been appointed general agent for the Pocahontas Development Co., at Marlinton to make sale of lots, and for the transaction of the business of the company at that point.

There are several odd lots, not included in those reserved for the drawing, which the company will sell on reasonable terms to such parties as will obligate themselves to immediately begin the construction of houses.

For further information and particulars call on or address,
BROWN M. YEAGER,
Marlinton, W. Va.

ORDER OF PUBLICATION.

State of West Virginia,
Pocahontas County, to-wit:
At rules held in the Clerk's office of the Circuit Court of Pocahontas County on the first Monday in February, 1892.

Samuel B. Hannah, Plaintiff
vs.
Thomas D. Vanata, William N. Morrow, George O. Stevens and Uriah Hevener, Defendants.

The object of this suit is to recover of the defendant Thomas D. Vanata, the amount of three promissory notes made by him for the sum of \$384.50 each, with interest on each sum from December, 28th, 1887, payable to the defendant Uriah Hevener, who has assigned said notes to the plaintiff Samuel B. Hannah; and to subject to sale, for payment of said amount and costs of this suit, a tract of land containing 904 acres, more or less, lying on Rich Mountain in Pocahontas county, State of West Virginia, conveyed by said Uriah Hevener to said Thomas D. Vanata by deed dated the 12th day of December, 1887, retaining a vendor's lien on said land to secure payment of the amount of said several sums, which is part of the purchase money agreed to be paid by said Vanata to said Hevener for said land; the said tract of land having been afterwards conveyed by said Vanata to the defendant Wm. N. Morrow, and by said Morrow conveyed yet later to the defendant George O. Stevens, and it appearing by affidavit filed, that the defendant George O. Stevens, is a non-resident of the State of West Virginia; It is ordered that he do appear here within one month after the first publication of this Order and do what is necessary to protect his interest in this suit.

Witness, J. H. Patterson, Clerk of the said Court, this 1st day of February, 1892.
J. H. PATTERSON, Clerk.
L. M. McClintic, p. q.
Feb. 4-4t. printer's fee \$13 75

Order of Publication.

State of West Virginia,
Pocahontas County, to-wit:
At rules held in the Clerk's Office of the Circuit Court of Pocahontas County on the first Monday in February, 1892.

Witz, Biedler & Co., Plaintiffs
vs.
H. M. Lockridge, J. B. Lockridge, Ernest N. Moore, Mary J. Seebert, Mary R. Seebert, C. T. Seebert, Martha S. Seebert, Amos Barlow, Henry Barlow, Levi Gay, O. P. Sydenstricker, Emma N. Warwick, First National Bank of Buena Vista, The Bank of Ronceverte, J. C. Loury, Sr., J. C. Loury, Jr., and James H. Doyle, partners, doing business under firm name of Loury & Doyle, Wm. Gibson, John Wurtz, James Price, J. P. Hawkins, John Andrew Cleek, Bank of Lewisburg, Hugh Dever, J. M. Hardy and Hardy, partners, trading under firm name of J. M. Hardy and Son, First National Bank of Buena Vista Virginia, John Adam McNeil and Hugh Adams, Defendants.
Object of Amended or Supplemental Bill is to convene all the judgment creditors of J. B. and H. M. Lockridge, to subject the land of said J. B. and H. M. Lockridge to sale to pay the liens thereon, after first paying the claim of plaintiffs for \$871.26 with accumulated interest thereon and \$4.61 cost of protest and cost of this suit, to have a decree declaring the preference shown by the defendant J. B. Lockridge, to all creditors in confessed judgments, illegal to have all creditors of said J. B. Lockridge (except the plaintiffs) paid pro rata on their debts, the amount realized from a sale of said H. M. and J. B. Lockridge's land, after first paying the debts due the plaintiffs in full, and the debts of other creditors of said J. B. and H. M. Lockridge who came in and attacked the fraudulent conveyances of said J. B. and H. M. Lockridge, to have the priority of the debts due the attacking creditors, declared to exist from the date of the filing of their bills, to have a certain judgment which was confessed before the Clerk of the Circuit Court of Pocahontas County, West Virginia, on the 16th day of January 1892, its favor of The First National Bank of Buena Vista, vs J. B. Lockridge for \$1502.40 with interest from the 10th day of January 1892, declared void to require each defendant named to answer fully the plaintiffs Bill, to set aside a deed from E. N. Moore to J. B. Lockridge, dated the 3rd day of December 1891 as fraudulent and for general relief, and it appearing by affidavit filed, that H. M. Lockridge, Mary J. Seebert, Mary R. Seebert, C. T. Seebert, Martha S. Seebert, The First National Bank of Buena Vista, J. P. Hawkins, J. M. Hardy and Hardy composing the firm of J. M. Hardy and Son, First National Bank of Buena Vista Virginia, John A. McNeil and Hugh Adams are non-residents of the State of West Virginia. It is ordered they do appear here within one month after the first publication of this order and do what is necessary to protect their interest in this suit.
Witness: J. H. Patterson, Clerk of the said court, this 1st day of February, 1892.
J. H. PATTERSON, Clerk.
H. S. Rucker, p. q.
Feb. 4-4t printer's fee \$20.46

mental bill is to convene all the judgment creditors of J. B. and H. M. Lockridge, to subject the land of said J. B. and H. M. Lockridge to sale to pay the liens thereon, after first paying the claim of plaintiffs for \$871.26 with accumulated interest thereon and \$4.61 cost of protest and cost of this suit, to have a decree declaring the preference shown by the defendant J. B. Lockridge, to all creditors in confessed judgments, illegal to have all creditors of said J. B. Lockridge (except the plaintiffs) paid pro rata on their debts, the amount realized from a sale of said H. M. and J. B. Lockridge's land, after first paying the debts due the plaintiffs in full, and the debts of other creditors of said J. B. and H. M. Lockridge who came in and attacked the fraudulent conveyances of said J. B. and H. M. Lockridge, to have the priority of the debts due the attacking creditors, declared to exist from the date of the filing of their bills, to have a certain judgment which was confessed before the Clerk of the Circuit Court of Pocahontas county, West Virginia, on the 16th day of January 1892, its favor of The First National Bank of Buena Vista, vs J. B. Lockridge for \$1502.40 with interest from the 10th day of January 1892, declared void to require each defendant named to answer fully the plaintiffs Bill, to set aside a deed from E. N. Moore to J. B. Lockridge, dated the 3rd day of December 1891 as fraudulent and for general relief, and it appearing by affidavit filed, that H. M. Lockridge, Mary J. Seebert, Mary R. Seebert, C. T. Seebert, Martha S. Seebert, The First National Bank of Buena Vista, J. P. Hawkins, J. M. Hardy and Hardy composing the firm of J. M. Hardy and Son, First National Bank of Buena Vista Virginia, John A. McNeil and Hugh Adams are non-residents of the State of West Virginia. It is ordered they do appear here within one month after the first publication of this order and do what is necessary to protect their interest in this suit.

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J. H. PATTERSON, Clerk.
H. S. Rucker, p. q.
Feb. 4-4t printer's fee \$20.46

Notice to take Depositions.

To H. M. Lockridge, Mary R. Seebert, C. T. Seebert, Martha S. Seebert, Mary J. Seebert, The First National Bank of Buena Vista, J. P. Hawkins, J. M. Hardy and Hardy, composing the firm of J. M. Hardy and Son, First National Bank of Buena Vista Virginia, John A. McNeil and Hugh Adams:
Take notice, that on the 27th day of February, 1892, between the hours of 6 o'clock a. m. and 6 o'clock p. m. at the law office of Dr. Wm. P. Rucker in the town of Lewisburg Greenbrier county, West Virginia, we will proceed to take the depositions of Andrew M. McGlaughlin and others, and on the 4 day of March 1892, between the hours of 6 o'clock a. m. and 6 o'clock p. m. at the office of D. H. Rucker & Co., First National Bank building, in the town of Buena Vista, county of Rockbridge, State of Virginia we will proceed to take the depositions of George H. Rucker and others, and on the 12th day of March, 1892 between the hours of 6 o'clock a. m. and 6 o'clock p. m., at the office of W. H. F. Raleigh, Corner Hopkins Place German and Liberty Streets, in the city of Baltimore, State of Maryland we will proceed to take the depositions of I. Witz and others, and on the 21st day of March 1892, between the hours of 6 o'clock a. m. and 6 o'clock p. m. at the law office of Dr. Wm. P. Rucker in the town of Lewisburg, Greenbrier County, West Virginia we will proceed to take the depositions of Andrew M. McGlaughlin and others, and on the 4th day of March, 1892, between the hours of 6 o'clock a. m. and 6 o'clock p. m. at the office of D. H. Rucker & Co., First National Bank building, in the town of Buena Vista, County of Rockbridge, State of Virginia we will proceed to take the depositions of George H. Rucker and others, all of which said depositions when taken will be offered as evidence in our behalf, in a certain suit in chancery now pending in the Circuit Court of Pocahontas County, State of West Virginia, in which we are plaintiffs and you and others are defendants.
If from any cause the taking of said Depositions or any of them shall not be commenced or completed on the day or days aforesaid, the same will be continued from day to day or from time to time, at the same places and between the same hours herein specified respectively until the same shall be begun and completed.
WITZ, BIEDLER & CO.
By counsel.
H. S. Rucker, Sol.
Feb. 4-4 t Printer's fee \$12.00

PATENTS.

Patents, and Trade-Marks obtained and all Patent business conducted for Moderate Fees.
Our office is Opposite U. S. Patent Office and we can secure patent in less time than those remote from Washington.
Send model, drawing or photo., with description. We advise if patentable or not, free of charge. Our fee not due till patent is secured.
A Pamphlet, "How to Obtain patents," with names of actual clients in your State, county, or town, Address, C. A. F. W. & Co., Washington, D. C.

ORDER OF PUBLICATION.

State of West Virginia,
Pocahontas County, to-wit:
Guggenheimer & Co., Plaintiffs
vs.
On amended and Supplemental Bill.

H. M. Lockridge, J. B. Lockridge, Ernest N. Moore, Mary J. Seebert, Mary R. Seebert, C. T. Seebert, Martha S. Seebert, Amos Barlow, Henry Barlow, Levi Gay, O. P. Sydenstricker, Emma N. Warwick, First National Bank of Buena Vista, The Bank of Ronceverte, J. C. Loury, Sr., J. C. Loury, Jr., and James H. Doyle, partners, doing business under firm name of Loury & Doyle, Wm. Gibson, John Wurtz, James Price, J. P. Hawkins, John Andrew Cleek, Bank of Lewisburg, Hugh Dever, J. M. Hardy and Hardy, partners, trading under firm name of J. M. Hardy & son, First National Bank of Buena Vista Virginia, John Adam McNeil and Hugh Adams, Defendants.
Object of amended or Supplemental bill is to convene all the judgment creditors of J. B. and H. M. Lockridge, to subject the land of said J. B. and H. M. Lockridge to sale to pay the liens thereon, after first paying the claim of plaintiffs for \$1196.52 with accumulated interest thereon and \$7.32 costs of protest and cost of this suit - to have a decree declaring the preference shown by the defendant J. B. Lockridge, to all creditors in confessed judgments illegal to have all creditors of said J. B. Lockridge (except the plaintiffs) paid pro rata on their debts, the amount realized from a sale of said H. M. and J. B. Lockridge's land, after first paying the debts due the plaintiffs in full and the debts of other creditors of said J. B. and H. M. Lockridge who came in and attacked the fraudulent conveyances of said J. B. and H. M. Lockridge, to have the priority of the debts due the attacking creditors, declared to exist from the date of the filing of their bills, to have a certain judgment which was confessed before the Clerk of the Circuit Court of Pocahontas County, West Virginia, on the 16th day of January, 1892, its favor of The First National Bank of Buena Vista vs. J. B. Lockridge for \$1502.40 with interest from the 10th day of January, 1892, declared void; to require each defendant named to answer fully the plaintiffs bill, to set aside a deed from E. N. Moore to J. B. Lockridge, dated the 3rd day of December 1891 as fraudulent and for general relief and it appearing by affidavit filed, that H. M. Lockridge, Mary J. Seebert, Mary R. Seebert, C. T. Seebert, Martha S. Seebert, The First National Bank of Buena Vista, J. P. Hawkins, J. M. Hardy and Hardy composing the firm of J. M. Hardy and Son, First National Bank of Buena Vista Virginia, John A. McNeil and Hugh Adams are non-residents of the State of West Virginia. It is ordered they do appear here within one month after the first publication of this order and do what is necessary to protect their interest in this suit.
Witness: J. H. Patterson, Clerk of the said court this 1st day of February, 1892.
J. H. PATTERSON, Clerk.
H. S. Rucker p. q.
Feb. 11, 4t. printer's fee \$20.46

NOTICE TO TAKE DEPOSITIONS.

To H. M. Lockridge, Mary R. Seebert, C. T. Seebert, Martha S. Seebert, Mary J. Seebert, The First National Bank of Buena Vista, J. P. Hawkins, J. M. Hardy and Hardy, composing the firm of J. M. Hardy and son, First National Bank of Buena Vista Virginia, John A. McNeil and Hugh Adams:
Take notice that on the 27th day of February, 1892, between the hours of 6 o'clock a. m. and 6 o'clock p. m. at the law office of Dr. Wm. P. Rucker in the town of Lewisburg, Greenbrier County, West Virginia we will proceed to take the depositions of Andrew M. McGlaughlin and others, and on the 4th day of March, 1892, between the hours of 6 o'clock a. m. and 6 o'clock p. m. at the office of D. H. Rucker & Co., First National Bank building, in the town of Buena Vista, County of Rockbridge, State of Virginia we will proceed to take the depositions of George H. Rucker and others, and on the 21st day of March, 1892, between the hours of 6 o'clock a. m. and 6 o'clock p. m. at the law office of H. S. Rucker in the town of Huntersville, County of Pocahontas, State of West Virginia, we will proceed to take the depositions of H. S. Rucker and others, all of which said depositions when taken will be offered as evidence in our behalf, in a certain suit in chancery now pending in the Circuit Court of Pocahontas County, State of West Virginia, in which we are plaintiffs and you and others are defendants.
If from any cause the taking of said Depositions or any of them shall not be commenced or completed on the day or days aforesaid, the same will be continued from day to day or from time to time, at the same places and between the same hours herein specified respectively until the same shall be begun and completed.
GUGGENHEIMER & CO.
H. S. Rucker, sol.,
Feb. 4 4t. Printer's fee \$12.00